Docket No. 1163-0377P

Reply to Office Action of September 22, 2004

Art Unit: 2636 Page 7 of 11

**REMARKS** 

The Office Action of September 22, 2004 has been received and its contents

carefully noted. Claims 1-16 are pending in the application. Claims 1, 10 and 16 have

been amended. Claim 13 has been cancelled. Claims 4-9, 12, and 14-15 have been

deemed allowable. Claim 1-3, 10-11, 13, and 16 stand rejected under 35 U.S.C. § 103(a)

as being unpatentable over Masahiro (JP 86638). Applicants respectfully reconsideration

of the rejected claims which have been amended, and request allowance for the following

reasons.

Substance of the Interview

Applicants thank the Examiner for the interview with the Applicants' Representative

on October 13, 2004. In response to the Examiner's current claim rejections, the

Representative presented proposed amendments to distinguish the rejected claims from

Masahiro. The Examiner, however, did not agree that the amendments placed the

application in condition for allowance. Accordingly, Applicants have amended the rejected

claims in a different way that was not discussed during the interview. Reconsideration of

the application in view of these new amendments is respectfully requested.

Claims 1-3, 10-11, 13 and 16 Stand Rejected Over the Cited Masahiro Reference

Claims 1-3, 10-11, 13 and 16 stand rejected under § 103(a) in view of Masahiro.

According to the Office Action, it would have been obvious to one skilled in the art that the

position of the device disclosed in Masahiro could be sandwiched between the driver and

Docket No. 1163-0377P

Reply to Office Action of September 22, 2004

Art Unit: 2636 Page 8 of 11

driver's assistant seat. Masahiro, however, fails to disclose all the claimed features recited

in amended independent claims 1, 10 and 16. More specifically, Masahiro fails to disclose

the claimed installing means or console box for a desired device and said guide means

which are disposed on a floor portion of the mobile body between the driver and driver's

assistant seat.

The Teachings of the Masahiro Reference

In contrast to the recited features, Masahiro discloses a transportation case 5

that transports items 9 along a rail 4 in the ceiling of a bus above passenger seats 3.

In Fig. 5 of Masahiro, the transportation case 5 is clearly illustrated as moving along the

rail 4 and including a door that opens and closes. Items 9 are inserted into the

transportation case 5.

5 9 50

Masahiro does not disclose the claimed installing means for a desired device and guide means are disposed between the driver and driver's assistant seat of the

bus, and Masahiro does not disclose that the claimed features are disposed on a floor

Docket No. 1163-0377P

Reply to Office Action of September 22, 2004

Art Unit: 2636 Page 9 of 11

portion of the bus. Masahiro's teaching of the rail 4 being disposed in the ceiling of the bus instead of a floor portion of the bus is directly contrary to the claimed invention of claims 1, 10 and 16. There is absolutely no disclosure or suggestion in Masahiro that the claimed installing means for a desired device and guide means be disposed on a

## Amended Independent Claims 1, 10 and 16 Are Patentable Over Masahiro

floor portion of the bus.

It is respectfully submitted that amended independent claims 1, 10 and 16 are patentable over Masahiro. It is also respectfully submitted that it would not have been obvious to one skilled in the art to dispose the claimed installing means for a desired device and guide means between the driver and driver's assistant seat on *a floor portion of the mobile body*. If the rail **4** and the transportation case **5** of Masahiro were disposed on a floor portion of the bus, they would have to be disposed in the center aisle where they would create a major obstacle for passengers entering and leaving the bus. Accordingly, it is respectfully submitted one skilled in the art would not be motivated to modify the bus of Masahiro by placing the claimed installing means for a desired device and guide means on *a floor portion of the mobile body* as claimed by the Applicants. Applicants respectfully request that the Examiner find independent claims 1, 10 and 16, like previously allowed claim independent claim 12, patentable over the cited prior art.

Docket No. 1163-0377P

Reply to Office Action of September 22, 2004

Art Unit: 2636 Page 10 of 11

Dependent Claims 2, 3 and 11

Dependent claims 2 and 3 depend from claim 1, and dependent claim 11

depends from claim 10. It is respectfully submitted that dependent claims 2, 3, and 11

are patentable over the Masahiro reference for at least the same reasons as claims 1

and 10.

CONCLUSION

All objections and rejections raised in the Office Action having been addressed, it is

respectfully submitted that the present application is in condition for allowance and such

allowance is respectfully solicited. Should there be any outstanding matters that need to

be resolved in the present application, the Examiner is respectfully requested to contact

Richard J. McGrath (Reg. No. 29,195), to conduct an interview in an effort to expedite

prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future

replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for

U.S. Application No. 10/018,552 Docket No. 1163-0377P Reply to Office Action of September 22, 2004 Art Unit: 2636 Page 11 of 11

any additional fees required under 37 C.F.R. §§ 1.16 or 1. 17; particularly, extension of time fees.

Respectfully submitted,

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Bv:

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